

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
NORTHERN DIVISION**

**BOOTHE FARMS, INC.; BIG RISK FARMS,
INC.; JEFFREY D. BOOTHE; TERRY
BOOTHE; ADAM BOOTHE; RINEHART
FAMILY FARMS II ; MM FAMILY FARMS;
JASON R. HANKS, individually and on
behalf of all those similarly situated**

PLAINTIFFS

v.

3:19-cv-264-DPM

**DOW CHEMICAL CO.; DOW
AGROSCIENCES LLC; CORTEVA, INC.;
and E.I. DU PONT DE NEMOURS AND CO.**

DEFENDANTS

FINAL SCHEDULING ORDER— CLASS ACTION

Pursuant to Federal Rule of Civil Procedure 16(b), the Court orders:

- Deadline to request any
pleading amendment **14 September 2020**
- Plaintiffs shall identify all
expert witnesses and produce
their opinions by **13 November 2020**
- Defendants shall identify all
expert witnesses and produce
their opinions by **14 January 2021**
- Plaintiff shall identify any rebuttal
expert witnesses and produce
their opinions by **15 March 2021**

- Discovery ends on the named-plaintiffs' claims and the class issues **14 May 2021**
- Settlement conference request due..... **14 July 2021**
- Motions due¹ **14 July 2021**
- **Jury Trial, Jonesboro Courtroom 324** **14 February 2022**
- **Amending Pleadings.** Local Rule 5.5(e) requires a party to attach the proposed amended pleading to the motion. Please make this attachment a redline or comparison copy showing all proposed changes. Counsel should confer about proposed amendments. State in your motion to amend whether the change is agreed or opposed.
- **Protective Orders.** Before filing a motion for approval, counsel should email a draft order in WordPerfect or Word to chambers for review. Alert the law clerk on the case to the draft's submission. Avoid legalese. Short, plain orders are better than long, complicated ones. Incorporate Fed. R. Civ. P. 5.2's mandate for redaction if practicable before any filing under seal. The order should remain in effect no longer than one year after litigation ends, not in perpetuity. Incorporate the procedure for discovery disputes, see *infra*, to cover disputes about whether a document is confidential.

¹This deadline applies to the class certification motions, any *Daubert* motion, and any motion for summary judgment. The response is due thirty days after the motion. The reply is due fourteen days after the response. Note and follow the procedure specified *infra* where applicable. Complete condensed deposition transcripts, specific record citations, and courtesy copies of voluminous filings are always helpful to the Court and appreciated.

- **Discovery Disputes.** Counsel should confer in good faith *in person* before bringing any discovery dispute to the Court. Do not file motions to compel. Do not file a motion to quash or for protective order unless there is an emergency. If the parties reach a discovery impasse, they should file a joint report explaining the disagreement. File this paper under the CM/ECF event called “Joint Report of Discovery Dispute”. Your joint report must not exceed ten pages, excluding the style and signature block. Each side gets five pages. Do not file a motion asking for more pages. Use double spacing and avoid footnotes. Attach documents (such as disputed written discovery or responses) as needed. Redact any attachments as required by Federal Rule of Civil Procedure 5.2 to protect confidential information. File the joint report sufficiently before the discovery cutoff so that the dispute can be resolved, and any additional discovery completed, without undermining other pretrial deadlines. The Court will rule or schedule a hearing. Alert the law clerk on the case to the joint report’s filing. If a dispute arises during a deposition, call chambers so the Judge can rule during the deposition.
- **Summary Judgment.** Motions must comply with Federal Rule of Civil Procedure 56 and Local Rules 7.2 and 56.1. Make the complete condensed transcript of any deposition cited an exhibit. Limit your Rule 56.1 statements to *material* facts. Include a *specific* supporting record citation for each fact asserted. Responding statements of fact must repeat the statement being responded to—like a discovery response. Include a *specific* supporting record citation for each fact disputed or asserted in the responding statement. A party’s substantial failure to follow these procedures will result in the party having to correct its filing. If the summary judgment papers are voluminous, the Court would appreciate the parties sending a courtesy paper copy to chambers. Any movant may reply within seven calendar days of a response to a motion for summary judgment.

- **Conflicts Of Interest.** Counsel must check the Court's recusal list on file in the U.S. District Clerk's Office to determine whether there is any conflict that might require recusal. If any party is a subsidiary or affiliate of any company in which the Court has a financial interest, counsel should bring that fact to the Court's attention immediately.

Please communicate with Sherri Black, Courtroom Deputy, by e-mail at *sherri_black@ared.uscourts.gov* to check your position on the calendar as the trial date approaches. In the event of settlement, advise Sherri Black immediately.

**AT THE DIRECTION OF THE COURT
JAMES W. McCORMACK, CLERK**

By: Sherri Black
Courtroom Deputy to
Judge D. P. Marshall Jr.

31 January 2020